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13	UNITED STATES DISTRICT COURT						
14	NORTHERN DIST	NORTHERN DISTRICT OF CALIFORNIA					
15	TRICIA LECKLER, ON BEHALF OF HERSELF AND	CASE NO.: 3:07-CV-04002-SI					
16	ALL OTHERS SIMILARLY SITUATED,	[CLASS ACTION]					
17	PLAINTIFF,	STIPULATION RE: (A) HEARING DATE AND BRIEFING SCHEDULE FOR PARTIES' CROSS-MOTIONS					
18	V.	FOR PARTIAL SUMMARY JUDGMENT; AND (B) CONTINUING					
19		CLASS CERTIFICATION MOTION HEARING DATE AND RELATED					
20	CASHCALL, INC.,	DISCOVERY AND BRIEFING SCHEDULE THEREON					
21	DEFENDANT.	HON. SUSAN ILLSTON					
22		Proposed MSJ Hearing Date: 5/2/2008					
2324		Proposed MSJ Hearing Date: 5/2/2008 Proposed Continued Class Certification Motion Hearing Date: 9/5/08					
25		Complaint Filed: 08/03/07 Trial Date: Not set					
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27	1. WHEREAS, the Court has pre	viously scheduled a hearing date for					
28	Plaintiff's class certification motion for May 2, 2008 at 9:00 a.m.;						
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1	2.	WHEREAS, the Court has previously established the following briefing
2		schedule with respect to Plaintiff's class certification motion: (a)
3		Plaintiff's motion is due by March 28, 2008; (b) Defendant's opposition
4		brief is due by April 11, 2008; and (c) Plaintiff's reply brief is due by
5		April 18, 2008;
6	3.	WHEREAS, on January 4, 2008, the Federal Communications
7		Commission ("FCC") published a Declaratory Ruling regarding its
8		interpretation of the phrase "prior express consent of the called party" as
9		used in the Telephone Consumer Protection Act of 1991, 47 U.S.C.
10		Section 227 ("TCPA"), specifically Section 227(b)(1)(a);
11	4.	WHEREAS, Defendant contends that the FCC's Ruling is dispositive of
12		the TCPA claims made by Plaintiff in this action and intends to move for
13		partial summary judgment with respect to those claims;
14	5.	WHEREAS, Plaintiff disagrees and contends that the FCC Ruling is not
15		dispositive of her TCPA claims in this action, and Plaintiff intends to
16		move for partial summary judgment with respect to those claims;
17	6.	WHEREAS, the parties have stipulated to a set of undisputed facts for
18		purposes of filing their cross-motions for partial summary judgment;
19	7.	WHEREAS, Plaintiff and Defendant desire to have the Court rule on
20		their cross-motions for partial summary judgment before they incur the
21		time and expense of class discovery and briefing the class certification
22		motion;
23	8.	WHEREAS, whatever ruling is obtained on the parties' cross-motions
24		for partial summary judgment may facilitate a resolution of this case;
25	9.	WHEREAS, the Parties desire to set their cross-motions for partial
26		summary judgment for hearing on the date originally set for the hearing
27		of the class certification motion, May 2, 2008, and propose to continue
28		that class certification motion hearing for approximately 120 days to

1	September 5, 2008, to allow for class discovery and briefing on the			
2	motion for class certification;			
3	10. WHEREAS, the Parties have agreed to the following briefing schedule			
4	on the respective cross-motions for partial summary judgment: A. File			
5	and serve opening briefs on or before March 10, 2008; B. File			
6	and serve opposition briefs on or before March 31, 2008; C. File			
7	and serve reply briefs on or before April 18, 2008.			
8	11.WHEREAS, the Parties have agreed to postpone conducting class			
9	discovery until after the Court rules on the parties' cross-motions for			
10	partial summary judgment; and			
11	12. WHEREAS, the Parties propose a class certification motion hearing date			
12	of September 5, 2008, and based upon that date, have agreed to the			
13	following briefing schedule on Plaintiff's class certification motion:			
14	A. File and serve opening brief on or before July 18, 2008;			
15	B. File and serve opposition brief on or before August 6, 2008;			
16	C. File and serve reply brief on or before August 22, 2008.			
17	THEREFORE, IT IS HEREBY STIPULATED BETWEEN THE			
18	PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD			
19	THAT:			
20	1. The Parties' respective cross-motions for partial summary			
21	judgment shall be heard on May 2, 2008, at 9:00 a.m.;			
22	2. The date for the Plaintiff's class certification motion hearing			
23	shall be continued for approximately 120 days to September 5, 2008, at			
24	9:00 a.m.;			
25	3. The following briefing schedule shall be followed on the			
26	parties' respective cross-motions for summary judgment:			
27	A. File and serve opening briefs on or before March 10, 2008;			
28	B. File and serve opposition briefs on or before March 31, 2008;			

1	C. File and serve reply briefs on or before April 18, 2008.					
2	4. Based upon a proposed September 5, 2008 hearing date for the					
3	class certification motion hearing, the following briefing schedule on					
4	Plaintiff's class certification motion shall be followed: A. File					
5	and serve opening brief on or	File and serve				
6	opposition brief on or before August 6, 2008;			File and serve		
7	reply brief on or before August 22, 2008.					
8	Dated: February 27, 2008	HYDE & SWIGART				
9		By: /s/ Joshua B. Swi Joshua B. Swigart Attorneys for the P	ť,			
11		Co-Counsel				
12		Douglas J. Campion LAW OFFICES	01	F DOUGLAS J.		
13		CAMPION CAMPION	U I	r DOUGLAS J.		
14	Dated: February 27, 2008	FINLAYSON, AUG	тэн	INI & WILLIAMS		
15		LLP	051	ii (i & WILLIAMS,		
16		By: /s/ Michael R. Williams				
17	By: <u>/s/ Michael R. Williams</u> Michael R. Williams Attorneys for Defendant					
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